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*Kelsy Arlitz and Gary Arlitz and Karie Arlitz
as General Guardians of Kelsy Arlitz*

**UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA**

KELSY ARLITZ, individually; GARY ARLITZ, as general guardian of ward KELSY ARLITZ; KARIE ARLITZ, as general guardian of ward KELSY ARLITZ,

Plaintiffs

VS.

22 GEICO CASUALTY COMPANY; DOES 1
23 through 100 and ROE CORPORATIONS 1
through 100, inclusive.

Defendants

Case No.: 2:19-cv-00743-RFB-DJA

**STIPULATION AND ORDER TO
EXTEND DEADLINE FOR
PLAINTIFFS TO FILE THEIR
REPLY TO DEFENDANT GEICO
CASUALTY COMPANY'S
OPPOSITION TO MOTION FOR
RECONSIDERATION
(ECF NOS. 97, 102)**

(Second Request)

IT IS HEREBY STIPULATED AND AGREED, by and between Plaintiffs KELSY ARLITZ, individually; GARY ARLITZ, as general guardian of ward KELSY ARLITZ, and KARIE ARLITZ, as general guardian of ward KELSY ARLITZ, through



1 their counsel of record, Dennis M. Prince and Kevin T. Strong of PRINCE LAW
2 GROUP, and Defendant GEICO CASUALTY COMPANY, by and through its counsel of
3 record, Wade M. Hansard and Jonathan W. Carlson of McCORMICK, BARSTOW,
4 SHEPPARD, WAYTE & CARRUTH LLP, that the deadline for Plaintiffs to file
5 their Reply to Defendant GEICO Casualty Company's Opposition to Motion for
6 Reconsideration (ECF Nos. 97, 102) shall be extended from March 28, 2022 to April 11,
7 2022. The Motion was filed on January 31, 2022. This is the second request for
8 extension of time for Plaintiffs to file their Reply to this Opposition. The Court
9 previously extended the reply deadline on February 9, 2022. This Stipulation and
10 Order is submitted in accordance with LR IA 6-1.

11 The reason for this brief extension request is that Mr. Strong's son was born on
12 March 22, 2023, weeks earlier than expected. As such, Mr. Strong was unable to
13 complete the Reply to the Opposition. Mr. Strong will be on paternity leave through
14 April 7, 2023. This short extension of time will allow Plaintiffs to finalize their Reply to
15 the Opposition to Plaintiff's Motion for Reconsideration upon Mr. Strong's return.
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1 Accordingly, the parties respectfully request this Court to approve the foregoing
2 stipulation. Their requested extension is not made in bad faith or to unnecessarily
3 delay these proceedings.

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5 DATED this 24th day of March, 2023.

6 PRINCE LAW GROUP

7
8 */s/ Dennis M. Prince* _____
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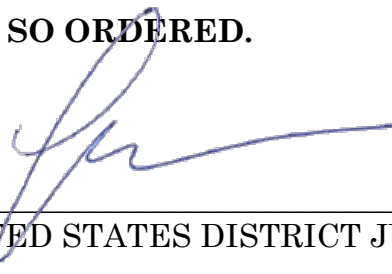
DATED this 24th day of March, 2023.

McCORMICK, BARSTOW,
SHEPPARD, WAYTE & CARRUTH
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19 **ORDER**

20 IT IS SO ORDERED.
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UNITED STATES DISTRICT JUDGE

24 DATED: March 27, 2023
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